

To: Beck, Nancy[Beck.Nancy@epa.gov]; Hanley, Mary[Hanley.Mary@epa.gov]; Dunn, Alexandra[dunn.alexandra@epa.gov]; Bertrand, Charlotte[Bertrand.Charlotte@epa.gov]
Cc: Tyler, Tom[Tyler.Tom@epa.gov]
From: Keller, Kaitlin
Sent: Tue 6/11/2019 8:03:06 PM
Importance: Normal
Subject: RE: SEPW PFAS TA - TSCA section 5 language and new section 8
Received: Tue 6/11/2019 8:03:08 PM
[section 8 LCPFAC Question.docx](#)

Question and draft response to SEPW below. Additionally, an internal note from OPPT is below for your consideration. Let me know if this is all okay to send to Sven, or if you have comments/questions.

TSCA Section 8 PFAS Question:

No later than January 21, 2020, the Administrator shall take final action on the Significant New Use Rule proposed under the Toxic Substances Control Act entitled “Long-Chain Perfluoroalkyl Carboxylate and Perfluoroalkyl Sulfonate Chemical Substances” that was published in the Federal Register on January 21, 2015.

Draft Response:



From: Beck, Nancy
Sent: Tuesday, June 11, 2019 3:01 PM
To: Hanley, Mary <Hanley.Mary@epa.gov>; Dunn, Alexandra <dunn.alexandra@epa.gov>; Bertrand, Charlotte <Bertrand.Charlotte@epa.gov>
Cc: Tyler, Tom <Tyler.Tom@epa.gov>; Keller, Kaitlin <keller.kaitlin@epa.gov>
Subject: RE: SEPW PFAS TA - TSCA section 5 language and new section 8

Since this is mentioned in the PFAS action plan, we will need to ensure consistency.
Thanks.

Nancy B. Beck, Ph.D., DABT
Principal Deputy Assistant Administrator, OCSP
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From: Hanley, Mary
Sent: Tuesday, June 11, 2019 2:58 PM
To: Dunn, Alexandra <dunn.alexandra@epa.gov>; Bertrand, Charlotte <Bertrand.Charlotte@epa.gov>; Beck, Nancy <Beck.Nancy@epa.gov>
Cc: Tyler, Tom <Tyler.Tom@epa.gov>; Keller, Kaitlin <keller.kaitlin@epa.gov>
Subject: FW: SEPW PFAS TA - TSCA section 5 language and new section 8

Just another heads up that on section 8 there is one incoming question that OPPT is looking at. Not sure this will need IO review but making you aware.

From: Kaiser, Sven-Erik

Sent: Tuesday, June 11, 2019 12:41 PM

To: Hanley, Mary <Hanley.Mary@epa.gov>; Keller, Kaitlin <keller.kaitlin@epa.gov>; Hartman, Mark <Hartman.Mark@epa.gov>; Henry, Tala <Henry.Tala@epa.gov>; Scheifele, Hans <Scheifele.Hans@epa.gov>; Pierce, Alison <Pierce.Alison@epa.gov>; Kaczmarek, Chris <Kaczmarek.Chris@epa.gov>; Frye, Tony (Robert) <frye.robert@epa.gov>; Levine, Carolyn <Levine.Carolyn@epa.gov>; Skane, Elizabeth <Skane.Elizabeth@epa.gov>

Subject: SEPW PFAS TA - TSCA section 5 language and new section 8

TSCA PFAS Team – thank you for the TA on the draft TSCA section 8 bill. Attached is the latest version that they are likely to introduce.

SEPW asked if we could respond to the section 5 question that was part of the section 8 TA request – repeated here:

Deliberative Process / Ex. 5

Please let me know if any comment on the highlighted language. Thanks,
Sven

Sven-Erik Kaiser
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202-566-2753 (o)
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From: Freedhoff, Michal (EPW) <Michal_Freedhoff@epw.senate.gov>

Sent: Wednesday, June 5, 2019 6:25 PM

To: Sven-Erik Kaiser (Kaiser.Sven-Erik@epamail.epa.gov) <Kaiser.Sven-Erik@epamail.epa.gov>

Cc: Memmott, Justin (EPW) <Justin_Memmott@epw.senate.gov>; Freedhoff, Michal (EPW) <Michal_Freedhoff@epw.senate.gov>

Subject: TA request - TSCA section 8 language and section 5 as well

Sven

Please see the attached – you were right, it's much easier inside section 8. Please take a look at this revised text, along with some commented questions. All feedback welcome, quick response needed and appreciated.

Deliberative Process / Ex. 5

Thanks
Michal